Under the Property of Reduction Act of 1995, not pursues and required to respond to a collection of information under it distance while U.S. DEPARTMENT OF CONDUCTION DECLARATION (37 CFR 1.63) FOR TITLE OF CONDUCTION A RESIDENCE OF A RESIDENCE OF

As below named inventor(a), I/we declare that:  This declaration is directed to:  The strached application, or  Application No. 10/596, 864, filed on June 23, 2006  as amended on (If applicable);  I/we believe that I/we am/are the original and first inventor(a) of the subject matter which is claimed and for whaten is sought;  I/we have reviewed and understand the contents of the above-identified application, including the claims amended by any amendment specifically referred to above;  I/we acknowledge the duty to disclose to the United States Patent and Trademark Office all information refus to be material to patentability as defined in 37 CFR 1.56, including for continuation-in-part application to be material to patentability as defined in 37 CFR 1.56, including for continuation-in-part application filing date of the continuation-in-part application.  WARNING:  Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application are contribute to identity theft. Personal information form PTO-2038 submitted for payment purp is never required by the USPTO to support a petition or an application. If this type of personal information included in documents submitted to the USPTO, petitioner/applicants should consider redecting such personal information from the documents submitted to the USPTO, petitioner/applicants should consider redecting such personal information from the documents submitted to the public after publication of the application (unless a non-public request in compliance with 37 CFR 1.21/a) is made in the application of the application terminal published application or an issued patent (see 37 CFR 1.14). Checke and credit card authorization forms PTO-3 authorization for my/own knowledge are true, all statements made herein on information and believed to be the original to be the original or the public card authorization forms PTO-3 authorization between the believed to be the original or the public or the public card authorization forms PTO-3 author
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Application No. 10/596, 304, filed on June 13, 2006  as runended on (If applicable);  I'we believe that I'we am/are the original and first invantor(s) of the subject matter which is claimed and for wheater is sought;  I'we have reviewed and understand the contents of the above-identified application, including the claim amended by any smandment specifically referred to above;  I'we acknowledge the duty to disclose to the United States Patent and Trademark Office all information knowners to be material to patentability as defined in 37 CFR 1.56, including for continuation-in-part application material information which became available between the filing date of the prior application and the national or International filing date of the continuation-la-part application.  WARNING:  Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application and numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purples never required by the USPTO to support a petition or an application. If this type of personal information from the documents submitted to the USPTO, petitioners/applicant. If this type of personal information from the documents before submitting them to the USPTO. Petitioners/applicant is advised the request in compliance with 37 CFR 1.213(a) is made in the application of the application (unless a non-public request in compliance with 37 CFR 1.213(a) is made in the application of the application is referred published application or an issued patent (see 37 CFR 1.14). Chacks and credit card authorization forms PTO-2004 submitted for payment purposes are not retained in the application file and therefore are not publicly available.  All statements made herein of my/own knowledge pre true, all statements made heads a beforement and the
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the like are punishable by line or imprisonment, or both, under 18 U.S.C. 1001, and may jeopardize the validit the application of any patent issuing thereon.
PULL NAME OF INVENTOR(S)
Inventor one: Dong-Youl LEE Date: June 1, 2006
Signature: Les Dong. Your Citlem of: Korca
Inventor two: Yong-Tue KIM  Date: June 1 2006
Signature: Young-Tae KIM Citizan of: Korea
Inventor three: Bun-Joung Kim Date: June 17, 2005
Signature: Fun Joung Kirst Citizen of: Korea
Additional inventors are being named on

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